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and not to attempt to compete in orthographical finish with the bill of first rate restaurant in drawing up bills of indictment. Scholarly attainment is all well and good, but the crucial moment Il satisfaction is not given, your prompt attention. 517 6m

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Attempt to Quash an Indictment Because of a Misspelled Word-The Justice Whose Chief Aim Is to Put the "Kerbosh" on

Crime Whenever It Shows Its Ugly Front. Life has been a lamentable failure to the

Life has been a lamentable failure to the tran who has not prowled around the presence judicial gristmill on grinding days and seen Iniquity "stompel on" and justice crowned queen of the May.

But if you would see the justice court in its wild, "unpestered" state go into the jungles of east Texas, where it roams at will and subsists on funny young men who get accused of disturbing a peace which in all likelihood never existed. In such places the justice of the peace generally runs his office in connection with a all stock of family groceries, and the ssions of the court are held in the rear end of the mercantile establishment, where the presiding genius can keep his eye on the front door, so that he may not miss a cash sale if opportunity offers. And the opportunity sometimes presents itself on such occasions, and "his bonor" asks the law yers and the jury to excuse him while he increases the gross excepts of the cash

pelling of the word peace, at the same ime it is the opinion of 'the court' that his inaccuracy does not vitiate the indict-DOORS, SASH, BLINDS,

this inaccuracy does not vitiate the indictment, for we cannot enter upon the dangerous precedent of predicating the admintatration of justice upon a certain degree of familiarity with the textbooks.

"Justice was full grown and had corns
on her toes before knowledge had ceased
to wrestle with the colle. She stood guardian over the liberties of man while knowledge was in the kindergarten and small
clothes, and now to make her subservient
to this precedency wome? un were like the to this precoclous young 'un were like the head paying homage to the tail. If coun-sel will bear with 'the court,' we will state that we are here to administer a job lot of sectangular justice and not for the pur-me of discussing the literary merit of the complaint wherein a superfluity of i' seems to have obtained and in which

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the drought appears to have satisfied by the scholarly eye, 'peace' conveys to the mind a different meaning to that of 'piece,' it has no age over it when conveyed to the understanding phonetically. Hence, should a witness on the stand testify to the Lact that the defendant had disturbed the peace, the import of the word would be determined by the sense process of

he determined by the sense in which it was employed, and the same process of reasoning would obtain as applied to the written instrument. written instrument.

"Therefore 'the court' holds that the complaint, while a little wobbly in its legs as regards literary makeup, is abundantly sufficient for all practical purposes, and this is not a court in which abstract theory will ever be invited to a seat up

metimes arrives when justice presses her lily white hands to her stomach and yearns to be satisfied.

"We do not desire to be understood as favoring the conviction of a party for one

offense when charged with another. Forbid that we should desire a man hung bid that we should desire a han hong when he should only have the seat of his pants kicked into tatters and his plug of tobacco taken away from him. Neither City Star.

to have been made out against her, but her lawyer secured her discharge without denying a single allegation and without calling a single witness in her behalf. He simply asked the prosecutor whether he could swear that the defendant was not of good mind, and on the answer being in the negative the judge ordered the

### IN A JUSTICE COURT. Every Woman Living Dade Harkins' Wedding

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Mr. Adler has known all the pioneers of

this is not a court in which most this is not a court in which most theory will ever be invited to a seat up next to the stove and practical demonstration allowed to gnaw a file in the back hall. We take it for granted that justice would get along as well and sleep as soundly should a conviction be secured for disturbing the piece' as though the same verdict had been obtained for disturbing the person so convicted, the role to pay for the person so convicted, the role to make a many bridge the county by reason of the fine of the county by reason of the fine of houses or julk. The chief end anatomic the justice court is to put the kerbents or justice, and the revenue area of the county by reason of the fine of the pistice court is to put the kerbents or justice, demand binetallism, sneer at snobbery, wear diamonds, invent advertises and to compete in orther county by reason of the fine of the gallery. Charley called to him, and he did not hear here is to charity, go without means, attack solver, demand bimetallism, sneer at snobbery, wear diamonds, invent advertises and the county by reason of the fine of the gallery. Charley called to him, and he did not hear here is often charity, on which the piece of the post of the fine of the gallery. Charley called to him, and he did not hear here is often charity, one without means, attack the liquor habit, test whisky, subscribe to charity, go without means, attack to the piece of the disturbing the piece as a horticultural society, measure called to him, and he did not hear here.

"Mr. H-a-r-r-y," cried one of the fine of the gallery. Charley wants to know what you are going to wear."

"Excuse me," said Harry, coming toward them, but then he forgot to make any reply, in the distraction of the fine of the gallery. Charley is been the turned away from the against group, laughing and chattering about the Harry kins family, and went and stood peering through the honesystokle vine at the turned away from the against group, laughing and chattering the turned away from the ag An All Around Man. bery, wear diamonds, invent advertise-ments, overlook scandal, praise prize babies, delight pumpkin raisers, minister to the afflicted, heal the disgruntled, fight to a afflicted, heal the disgruntled, fight to a finish, set type, mold opinion, sweep the office, move the world, scorn the flesh and the glancing frivolity of the talk he the devil, be everything, feel everything, see everything, know everything and do everything on this whirling footstool at Charley felt distinctly misorable that a modest salary and support a family. When a real "all round newspaper man" is out of a job the blush of shame should ring for the elevator and mount the check

[To be Continued.]

By VIOLA ROSEBORO.

Continued. Charley had firm ideas as to the ue-

gree of assertive, persistent devotion displayed regardless of discouragements, that became a man and a saitor, and that permitted a girl to surrender gracefully, and Harry had fixed sentiments as to the bad taste and blindness and impertinence of a man who put himself in the position of a rejected suitor. It will be seen at once that these young people were both very young, and that the girl, as is the case so often, had a more ro-mantic, literary and traditional educa-tion in love affairs than her lover. The insincerity of youth clung about their notions, and yet it was because they



such eccasions, and "bits bonor" asks the lawyers and the jury to excuse him with the J. P. esples some one in the controom who is in arrans for supplies, and lays a paperweight on legal proceedings while he attempts to induce the delinquent in which a paperweight on legal proceedings while he attempts to induce the delinquent in the square the account. This sometimes results in bad blood between delvtor and red later, angry words, axhandles and harded the string of one of these conflict on all fours, with a head on himmle a hipporeismus. Then an adjournment is in order, and the rest of the docket is carried over to the next term of court.

I attended the stifting of one of these courts once and saw it hatch out a small brood of unvariabled justice. A young man had disturbed the peace and triffed with the dignity of the state in the one and the same transaction, and justice whereout it is not better to be considered with the dignity of the state in the one and the same transaction, and justice whereout it is highlight and howled for restricted the instance of a neverous pondiman, who claimed that a subdivision of the peace for the disturbed the peace part of the disturbed the peace of the d each other.

One day they were at their usual tricks with a greenhorn in a canvas saloon on the main street. McCaull broke out and quit the game. Directly he came up to Bill and said, "Say, Bill, gimme a quarter to buy a drink." Bill looked up at him as if he had never seen him before. "Don't know you," he said. "I guess you're good at the bar." McCaull went to the bar and asked for a drink, but the barkeeper, thinking he was joking, wouldn't let him have it.

Then McCaull suiked about the stove for a little. Finally he went to Bill again and said: gagement ring, so as to surprise Charles

a little. Finally he went to Bill again and said:

"Gimme 50 cents, Bill; I want to get a meal." And Bill, still carrying out his role of stranger, said, with pretended heat, "Go to h—l for your meal."

McCaull's face flushed. He was not willy enough to been what Bill was driving at. He went straight out of the saloon down to his cabin and got a six shooter. When he came back, he had it cocked in his coat pocket with his hand upon it. He waiked right up to Bill, and quick as a flash stack the muzile of the gun against Bill's head and pulled the trigger. There was a leap of fire from the barrel, a ressunding report and Wild Bill fell over with his face among the poker chips, stone dead.

McCaull was arrested and tried before a miners' court and acquitted, for the stery he told was a plausible one. But one day, when in his cups, he boasted of the deed.

Detectives investigated his story and found it false, and eventually he was hanged.—

Denver Republican. ments of an ever inscrutable Providence, by which it is established that the sexes

shall be eternally divided, however appearances may sometimes contradict the CHARCOAL,

seeing Charley's brown eyes turned up Charley felt distinctly miserable that

she had been snubbed, so she laughed with merry abanden at the information that Art Harkins never, under any cirof ungrateful civilization at once.-Kansas cumstances, took off his hat and would Is evident that he is guilty simply because the indictment whereby he is brought before the courts would fail to provoke applause from a literary society. So, with a supreme desire to do the square thing between legal form on the one hand and box toed justice on the other, the court will be forced to sustain the sufficiency of the indictment and leave the rest to the jury and its God."

Then the trial was entered into, and after the evidence was taken and a pyrotechnic display of oratory tow well off by the counsel on either side of social countries. "But," said a soldier gloomily, "that is dreadfully unjust, for you know only a limited number can be promoted anyway, and there are thousands and thousands of first lury found the defendant guin, and fined him \$5 and trimmings for disturbing the "piece."—Galveston News.

To those overtaken by adversity my advice is, be temperate, keep in good spirits and do not under any circumstances despuir. Be sure to go to bed early, as a person overtaken by misfortune requires more rest than at any other time. Be sure to cut sold food and plenty of it, as it is necessary to keep up streament.

The Private's Lament.

There is one teature of Uncle Sam's military services which hinders a great many mind the big empty hall, dragged herself slowly up the stairs and crept off into an unfrequented garret. In the court who has not proved house, this, since she fell in love and needed one, had become her place of meditation. She was overwhench in a business of a calling of any the understance and thousands of first is treasfully unjust, for you know only a limited number can be promoted anyway, and there are thousands and thousands of first is uring various unpleasant possibilities to herself as probabilities, though not in the least really believing in them, who serve out their 10 years and don't get be the promoted simply because there are not enough vacancies made ahead. Now, there's my case, I'll be thrown out next, and there are thousands of irst is the place. She and on the pla undoubtedly eat Dade's wedding supper with it on, and then she danced away

he met her in the yard.

Mrs. Peytee was always gracious, and

of seand mind, and on the answer being in the negative ite judge ordered the woman's discharge and lectured the prosecutor for bringing a case into court in which the prescent could not take oath as to the mental capacity of the defendant.—Atlanta Constitution.

authorities at once.

"Yes, he sent the latest popular songs, but took his arm with a flattering air of coscosion and interest, and dragging her fresh trailing muslims after her she sought with him the seclusion of the rastic beach bencath the shadow of the grapevine.

"My dear, that ma is not as winder.

"He is a philanthropist."—New York weekly.

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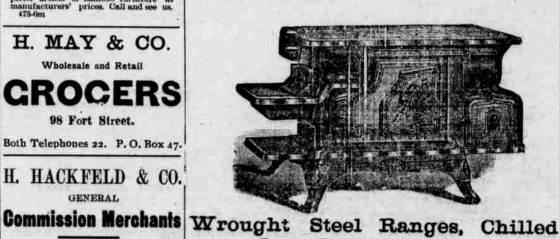
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